REMARKS

By the present amendment, claim 1 has been amended to be directed to a liquid crystal

display comprising a polarizing plate having a polarizing layer, an optically compensating A-

layer and an optically compensating B-layer; and a VA-type liquid cell adjacent to the polarizing

plate. Further, claim 1 has been amended to recite that the VA-type liquid crystal cell is

compensated only by the optically compensating A-layer and the optically compensating B-layer.

Support for the added recitation is found in the original application, for example, page 35.

Claim 1 has also been amended to be presented with separate paragraphs, and the

preambles of claims 6-7 and 16-17 have been amended accordingly.

Claims 8-9 and 18 have been canceled without prejudice or disclaimer.

It is submitted that the amendment does not raise any new issues. Accordingly, entry and

consideration of the amendment is respectfully requested.

Claims 1, 6-7 and 16-17 are pending in the present application. Claim 1 is the only

independent claim.

Art rejections

In the Office Action, claims 1, 5-6, 8-9 and 16-18 are rejected under 35 U.S.C. 103(a) as

obvious over US 6,867,834 to Coates et al. ("Coates'834") in view of US 6,888,598 to Kim et al.

("Kim") and further in view of US 6,912,030 to Coates et al. ("Coates'030").

Further, claim 7 is rejected under 35 U.S.C. 103(a) as obvious over Coates'834 in view of

Kim and Coates'030 and further in view of US 6,342,934 to Kameyama et al. ("Kameyama").

Reconsideration and withdrawal of the rejections is respectfully requested.

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Serial No. 10/500,287

Attorney Docket No. 042424

The presently claimed invention relates to a liquid crystal display including a VA-type

liquid crystal cell and a polarizing plate. The polarizing plate includes an optically compensating A-layer and an optically compensating B-layer. The optically compensating A-

layer is a positive A-plate, and the optically compensating B-layer is a negative C-plate.

Further, in the presently claimed invention, the VA-type liquid crystal cell is

compensated only by the positive A-plate and the negative C-plate. In other words, the VA-type

liquid crystal cell is not compensated by any other optically compensating layers.

In contrast, the liquid crystal display of Coates'834 includes a VA-type liquid crystal cell

as the liquid crystal cell, but it requires an O-plate as an optically compensating layer (see

Coates'834 at Table 1 and col. 7, line 4).

Further, the liquid crystal display of Coates '030 requires optically compensating layers

of an O-plate and a negative C-plate (see Coates'030 at claim 1).

Still further, the liquid crystal display of Kim requires optically compensating layers

including an A-plate, an O-plate and a C-plate (see Kim at claim 1).

Thus, the displays of the cited references require multiple compensating layers, in

particular including an O-plate. As a result, the person of ordinary skill in the art would find no

motivation or incentive to attempt a display as in the presently claimed invention, because the

cited references fail to provide any suggestion of such display, nor any guidance or reasonable

expectation as to whether such attempt might be successful.

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Amendment Under 37 C.F.R. 1.116

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As a result, the presently claimed invention, which makes it possible to compensate a

VA-type liquid crystal cell with only the positive A-plate and the negative C-plate, as recited in

present claim 1, is not obvious over the cited references taken alone or in any combination.

In view of the above, it is submitted that the rejections should be withdrawn.

Conclusion

In conclusion, the invention as presently claimed is patentable. It is believed that the

claims are in allowable condition and a notice to that effect is earnestly requested.

If there is, in the Examiner's opinion, any outstanding issue and such issue may be

resolved by means of a telephone interview, the Examiner is respectfully requested to contact the

undersigned attorney at the telephone number listed below.

If this paper is not considered to be timely filed, the Applicants hereby petition for an

appropriate extension of the response period. Please charge the fee for such extension and any

other fees which may be required to our Deposit Account No. 50-2866.

Respectfully submitted,

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